- section one hundred sixty-five point eighteen (165.18) of the Code, 16 following the general procedures for filing claims and paying indem-17 nities as provided in chapter one hundred sixty-five (165) of the 18 Code.
- 19 If the department finds that the source of the tuberculosis in a 20 swine herd is from another species of animal, except bovine, located on 21or near the premises on which the affected swine herd is located, the 22 department may destroy those animals and indemnify the owners of 23 the condemned animals as provided in chapter one hundred sixty-three 24 (163) of the Code.
  - 1 Section one hundred sixty-five point eighteen (165.18), Code 1973, is amended to read as follows:
    - 165.18 Eradication fund. In each county in the state, the board of supervisors shall each year when it makes the levy for taxes, levy a tax sufficient to provide a fund to pay the indemnity and other expenses provided in this chapter and section one (1) of this Act, except as provided herein, but such levy shall not exceed three-fourths mill in any year upon the taxable value of all the property in the county. However, moneys shall be paid on expenses arising under section one (1) of this Act only to the extent that such moneys are not required to pay expenses for bovine tuberculosis under this chapter.
- Section one hundred sixty-five point nineteen (165.19), 1 2 Code 1973, is amended to read as follows:
  - Collection. Such levy shall be placed upon the tax list by the county auditor and collected by the county treasurer in the same manner and at the same time as other taxes of the county. The money derived from such levy shall be placed in a fund to be known as the county tuberculosis eradication fund, and the same shall only be used for the payment of claims as provided in this chapter and for payment of the expenses of the inspection, testing and indemnification program provided for the eradication of tuberculosis in swine.

Approved May 7, 1973.

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# CHAPTER 170

# STATE-APPROVED FEED LOTS

# S. F. 444

AN ACT relating to state-approved premises for cattle feedlots and grazing areas. Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. Section one hundred sixty-four point one (164.1),
- Code 1973, is amended by adding the following new subsection:

  NEW SUBSECTION. "State-approved premises" means feedlot or grazing areas established at the discretion of the department for the 3 feeding, fattening or growing of imported, untested, heifers over eight
- months of age but under twenty-four months of age, or native untested female cattle. Rules and regulations governing the operation of such
- premises shall be made at the discretion of the department and subject
- to the provisions of chapter seventeen A (17A) of the Code.

- SEC. 2. Section one hundred sixty-four point thirteen (164.13), subsections five (5) and six (6), Code 1973, are amended to read as follows:
- 5. Animals from a herd certified to be free of brucellosis or animals from a herd not under quarantine located in a modified certified brucellosis area.
- 6. Native female cattle of recognized beef type under twenty-one menths of age, not under quarantine. Such cattle may be seld or transferred between owners for feeding purposes only, but they shall be subject to the same provisions as for imported feeder cattle. It shall be the responsibility of the seller or owner to furnish evidence of the sale or transfer to the Iowa division of animal industry within seventy-two hours Cattle moved to a state-approved premises\* as provided by the department.
- SEC. 3. Section one hundred sixty-four point fourteen (164.14), Code 1973, is amended by striking the section and inserting in lieu thereof the following:

164.14 Imported cattle.

1. Female cattle over eight months of age, and under twenty-four months not visibly pregnant, may enter the state for feeding purposes to be consigned to a state-approved premise under quarantine. Such cattle as well as native female animals over twenty-four months of age that have been consigned to the lot may be released from the premises if they meet one of the following requirements:

a. Consignment to slaughter.

b. Consignment to a federally-approved market.

c. Consigned to another quarantined premise.

- d. Tested negative to brucellosis at owner's expense. The test shall be made not less than thirty days after consignment to the premise.
- 2. Female cattle over twenty-four months of age may enter the state if they meet one of the following requirements:

a. Consigned to a federally-approved market.

b. Consigned to a slaughter plant for immediate slaughter.

- c. Accompanied by an official health certificate showing a record of a negative brucellosis test accomplished within thirty days of importation.
- SEC. 4. Section one hundred sixty-four point seventeen (164.17), Code 1973, is amended to read as follows:

164.17 Condemned for slaughter permit. When a written order has been issued by the department or its authorized representative for the removal of condemned cattle to slaughter, all the cattle shall be tagged and handled within fifteen days after the date of testing; such cattle within thirty days shall be moved and slaughtered under the direct supervision of a duly authorized agent or representative of the United States department of agriculture at a time and place designated by the department. Any animal condemned because of brucellosis shall be disposed of by its owner within a period not to exceed forty-five days from the date on which blood samples were drawn disclosing it as a reactor.

<sup>\*</sup>According to enrolled Act.

Section one hundred sixty-four point nineteen (164.19), Code 1973, is amended to read as follows:

3 Quarantine. The department may issue any quarantine orders deemed necessary for the control and eradication of brucellosis and the proper enforcement of this chapter. Any lot or group of cattle in which reactors have been disclosed shall be under quarantine along with any cattle from which the lot or group originated or commingled. Such cattle may be sold for slaughter under permit, or returned to 9 their place of origin., or may be sold under quarantine subject to a brucellosis test in not less than thirty or more than sixty days. Public 10 11 announcement shall be made prior to sale, stating health status of the herd, group or animal, and all quarantine restrictions shall be an-12 13 nounced prior to sale. In hardship cases the department may upon investigation of the case alter any quarantine orders deemed necessary 14 to alleviate the hardship and protect the industry and prospective 15 16 purchasers. The department shall promulgate rules and regulations subject to provisions of chapter seventeen A (17A) of the Code. 17

Section one hundred sixty-four point twenty-one (164.21), Code 1973, is amended by striking the section and inserting in lieu thereof the following:

164.21 Amount of indemnity. The department shall certify the claim of the owner for each animal slaughtered in accordance with this chapter. An infected herd may be completely depopulated and indemnity paid on individual animals when, in the opinion of the officials of the department and officials of the animal research service of the United States department of agriculture, the disease cannot be adequately controlled by routine testing.

Indemnity can only be paid if money is available in the county of origin and if indemnity payment is also made by the United States

department of agriculture. 13

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In the case of individual payment, all animals shall be individually appraised and the amount of indemnity shall be equal to the difference between the slaughter value and the appraisal price, less the amount of indemnity paid by the United States department of agriculture.

Approved May 7, 1973.

#### CHAPTER 171

### DAIRY FOOD PRODUCTS

H. F. 32

AN ACT relating to the production and adulteration of dairy food products.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Section one hundred ninety point one (190.1), subsection four (4), Code 1973, is amended to read as follows:

4. Cheeses and cheese products. The specifications and standards 3 for cheeses and cheese products shall be as provided by the definitions and standards contained in federal food and drug standards under the federal Food, Drug, and Cosmetic Act, Part 19 of Title 21, as amended

to December 31, <del>1970</del> 1972.